

Terms of Service

Unilorin League

Terms of Service ("Agreement")

This Agreement was last modified on December 4, 2022.

Please read these Terms of Service ("Agreement", "Terms of Service") carefully before using Unilorin League operated by University of Ilorin ("I", "us", "we", or "our"). This Agreement sets forth the legally binding terms and conditions for your use of the App.

By accessing or using the App in any manner, including, but not limited to, visiting or browsing the App or contributing content or other materials to the App, you agree to be bound by these Terms of Service. Capitalized terms are defined in this Agreement.

Intellectual Property

The App and its original content, features and functionality are owned by University of Ilorin and are protected by international copyright, trademark, patent, trade secret and other intellectual property or proprietary rights laws.

Termination

We may terminate your access to the App, without cause or notice, which may result in the forfeiture and destruction of all information associated with you. All provisions of this Agreement that by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity, and limitations of liability.

Links To Other Apps

Our App may contain links to third-party Apps that are not owned or controlled by University of Ilorin.

University of Ilorin has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party Apps or services. We strongly advise you to read the terms and conditions and privacy policy of any third-party App that you visit.

Governing Law

This Agreement (and any further rules, policies, or guidelines incorporated by reference) shall be governed and construed in accordance with the laws of , without giving effect to any principles of conflicts of law.

Changes To This Agreement

We reserve the right, at our sole discretion, to modify or replace these Terms of Service by posting the updated terms on the App. Your continued use of the App after any such changes constitutes your acceptance of the new Terms of Service.

Please review this Agreement periodically for changes. If you do not agree to any of this Agreement or any changes to this Agreement, do not use, access or continue to access the App or discontinue any use of the App immediately.

Contact Us

If you have any questions about this Agreement, please contact us at akinola10302@gmail.com.

Unilorin League PRIVACY NOTICE

INTRODUCTION

Welcome to Unilorin League's privacy notice. This privacy notice was last updated on Dec 4, 2022.

Capitalized terms used in this privacy notice are defined in section 13 of this privacy notice below.

1. IMPORTANT INFORMATION AND WHO WE ARE

When we mention "Unilorin League", "I", "we", "us" or "our", we are referring to the University of Ilorin who's responsible for processing your data.

Unilorin League respects your privacy and is committed to protecting your information. This privacy notice will inform you as to how we look after your information when you visit our mobile websites and native mobile applications (including the "Unilorin League" application) (collectively, our "Platforms"). These are collectively referred to as our "Services" in this privacy notice.

This privacy notice applies to your use of our Platforms and Services (regardless of where you visit from or otherwise access our Services) and tells you about your privacy rights and how Data Protection Laws protect you.

Unilorin League is the Data Controller of your Personal Data.

PURPOSE OF THIS PRIVACY NOTICE

This privacy notice aims to give you information on how Unilorin League collects, uses, discloses, transfers, stores, and processes your information when you use our Services, including any data you may provide through your use of our Services.

It is important that you read this privacy notice together with any other privacy notice or fair processing notice we may provide on specific occasions when we are collecting or processing information about you so that you are fully aware of how and why we are using your data. This privacy notice supplements the other policies and is not intended to override them.

If you have any questions about this privacy notice, please contact us using the details set out in section 11.

CONTACT DETAILS

To contact us, please visit the [University of Ilorin \(unilorin.edu.ng\)](https://unilorin.edu.ng) or contact the developer at <https://ibrahimkolabalogun.web.app> or email at: akinola10302@gmail.com.

THIRD-PARTY LINKS

Our Platforms may include links to third-party websites, plug-ins, and applications. Clicking on those links or enabling those connections may allow third parties to collect or share data about you. We do not control these third-party websites and are not responsible for their privacy statements. When you leave our Platforms, we encourage you to read the privacy notice of every website you visit or third-party mobile application you may use.

2. INFORMATION WE COLLECT ABOUT YOU

When you use our Services, we may collect Personal Data about you.

We have set out below what data we collect and how we collect it.

You are under no obligation to provide Personal Data to us. However, certain Personal Data is essential for the provision of and the quality of the products and services we offer, and you might not be able to obtain certain services if you do not provide the information required for those services.

Information we do not collect:

We do not collect Sensitive Categories of Personal Data when you use our Services.

We also do not collect any information about criminal convictions or offenses.

So what information do we collect?

1. Certain information when you use our Services which does not identify you as an individual but rather identifies the device you use to access our Services such as:
 1. Email communications: we collect and store all copies of emails you send to us and our replies to your emails.
 2. Usage Data, including information about how you use our Platforms, products and services.
 3. Aggregated Data, such as statistical or demographic data for any purpose in which data does not directly or indirectly reveal your identity. For example, we may aggregate your Usage Data to calculate the percentage of users accessing a specific website feature.
 4. Profile Data, such as your interests and preferences based on our profiling activity, and your responses to surveys and request for feedback. This information may include Personal Data we hold about you.
 5. Marketing Data: We collect information in relation to your response to the marketing activities carried out by us such as information about when you open our email communications. We also collect information about your marketing interests and preferences where these are made available to us as further set out below.

If you use our native mobile applications, we will ask if you want to receive push notifications from us. Push notifications may include alerts, sounds, icon badges, and other information in relation to the use of the mobile application itself. You can choose to allow or reject push notifications being sent to your device. If you do not allow us to send you push notifications, you will be able to use the mobile application, but you may not get the full benefit of its features.

3. HOW IS YOUR INFORMATION COLLECTED?

- Automated technologies or interactions. As you interact with our Services, we may automatically collect Technical Data about your device, browsing actions, and patterns. We collect this information by using cookies and other similar technologies. We may also receive Technical Data about you if you visit other websites employing our cookies or those of our advertising partners (see below). Please see our cookie policy for further details.

4. HOW DO WE USE YOUR INFORMATION

We will only use your information as and when the law allows us to. Most commonly, we will use your Personal Data in the following circumstances:

- where we need to perform the contract we are about to enter into or have entered into with you.
- where we need to manage our relationship with you as a user of our Services which includes notifying you about changes to our Platforms and the products and services we offer, terms and conditions or privacy notice.
- where it is necessary for our Legitimate Interests (or those of a third party) and your interests, and fundamental rights do not override those interests.
- where we need to comply with a legal or regulatory obligation.
- where we send you emails or use other marketing channels providing news articles, marketing promotions and other marketing content that may be of interest to you about our brands or the brands of our group companies or the brands of our carefully selected third parties where you have provided your consent to process your Personal Data.
- where we send you emails providing updates to our products and services, along with changes to any terms and conditions.
- where you have sent your information to us for the purpose of participating in a promotion or competition or where you have otherwise provided your consent to process your Personal Data.
- where we need to provide various supporting customer services to you (such as where you contact us with a question in connection with our Platforms and/or request certain information from us).
- where you have sent your information to us for the purpose of submitting a request via our 'Careers' page or where you otherwise contact us in order to enquire about or apply for an advertised job.

REASONS FOR WHICH WE WILL USE YOUR INFORMATION

We have set out below in a table format a description of all of the ways we plan to use your Personal Data, and which of the lawful bases we rely on to do so. We have also identified what our Legitimate Interests are where appropriate.

Activity	Type of data	Lawful basis for using your information
To improve our Platforms and Services, customer relationships, and experiences.	<ol style="list-style-type: none"> 1. Usage Data 2. Technical 3. Device 4. Profile 	<ol style="list-style-type: none"> 1. Necessary for our Legitimate Interests (to define categories of users of our Products and Services, to keep our Platforms updated and relevant, and to develop our business and to inform our marketing and trading strategy).
To administer and protect our business, our Platforms (including troubleshooting, data analysis, testing, system maintenance, support, reporting and hosting of data)	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 	<ol style="list-style-type: none"> 1. Necessary for our Legitimate Interests (for running our business, provision of administration and IT services, network security, to prevent fraud and in the context of a business reorganisation or group restructuring exercise). 2. Necessary to comply with a legal obligation.

To deliver relevant Service content to you and measure or understand the effectiveness of our services to you	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 	<ol style="list-style-type: none"> 1. (a) Necessary for our Legitimate Interests (to study how customers use our products/services, to develop them and to grow our business).
To target our Services to users that are aged over 18 (or any other age as required by applicable laws and regulations) including by using analytics information derived from your browsing patterns and device settings	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 	<ol style="list-style-type: none"> 1. Necessary to comply with a legal obligation.
To make available cookie consent management tools to you and enable our third-party providers such as OneTrust to track what data you wish to be collected by our Platforms.	<ol style="list-style-type: none"> 1. Identity and contact 2. Usage 3. Technical 4. Device 5. Profile 6. Marketing 	<ol style="list-style-type: none"> 1. Consent and/or as necessary for our Legitimate Interests (to run our business profitably).
To deliver relevant advertisements to you and measure or understand the effectiveness of the advertising	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 4. Profile 	<ol style="list-style-type: none"> 1. Consent and/or as necessary for our Legitimate Interests (to run our business profitably).

<p>To help Unilorin League, advertisers and third-party publishers connect to offer relevant advertising in our and their respective apps and websites to users that fall within audience segments (also referred to as custom audiences).</p>	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 4. Profile 	<ol style="list-style-type: none"> 1. Consent and/or as necessary for our Legitimate Interests (to run our business profitably).
<p>To verify or obtain payments due to us when you click through to an "affiliate's" website or app or buy something from a third party after clicking on an "affiliate" link in our content, measure the performance of affiliate links, analyze and develop this part of our business.</p>	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 4. Profile 	<ol style="list-style-type: none"> 1. Necessary for our Legitimate Interests (to run our business profitably).
<p>Ask you to take part in a survey or vote via our Platforms.</p>	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 4. Profile 	<ol style="list-style-type: none"> 1. Necessary for our Legitimate Interests or those of third-party providers of products or services (to engage users and/or to study how customers use our products/services, to develop them and to grow our business).
<p>To use data analytics to improve our Platforms, products/services, advertising, customer relationships and experiences. We use third party Data</p>	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 	<ol style="list-style-type: none"> 1. Necessary for our Legitimate Interests (to define types of customers for our products and services, to keep our Platforms updated and

Processors such as Google Analytics, Google Firebase and Yandex Metrica to assist us with this activity.		relevant, to develop our business and to improve user experience by understanding which features of our Platforms to prioritise, optimise and improve).
To monitor and better understand the performance of our App (i.e. if something goes wrong, understanding why the error occurred.) We use third party Data Processors such as Google Crashlytics to assist us with this activity.	<ol style="list-style-type: none"> 1. Technical 2. Device 	<ol style="list-style-type: none"> 1. Necessary for our Legitimate Interests (for running our business – the provision of IT services, to fix our Platforms' errors and improve our Apps' performance for customers).
To send you email newsletters and other marketing communications providing information about our brands' offers, promotions and competitions, and monitor your use of these. These marketing communications may be personalised based on your interests and preferences.	<ol style="list-style-type: none"> 1. Identity and contact 2. Usage 3. Technical 4. Device 5. Profile 6. Marketing 	<ol style="list-style-type: none"> 1. Necessary for our legitimate interests (to provide you with personalised experience and improve our Platforms). 2. When you give consent to us.
To send you marketing communications by email, SMS, app push notifications, web push notifications and other marketing channels about the offers, promotions and competitions of the brands of our group companies (including online gambling brands), and monitor your	<ol style="list-style-type: none"> 1. Identity and contact 2. Usage 3. Technical 4. Device 5. Profile 	<ol style="list-style-type: none"> 1. Necessary for our legitimate interests (to provide you with personalized experience and improve our Platforms). 2. When you give consent to us.

<p>use of these. These marketing communications may be personalized based on your interests and preferences.</p>	<p>6. Marketing</p>	
<p>To send you marketing communications by email, SMS, app push notifications, web push notifications and other marketing channels about the offers, promotions and competitions of the brands of third parties that have been carefully selected by us (including online gambling brands), and monitor your use of these. These marketing communications may be personalized based on your interests and preferences.</p>	<ol style="list-style-type: none"> 1. Identity and contact 2. Usage 3. Technical 4. Device 5. Profile 6. Marketing 	<ol style="list-style-type: none"> 1. Necessary for our legitimate interests (to provide you with personalized experience and improve our Platforms). 2. When you give consent to us.
<p>To display online banner advertisements, interstitial advertisements, pop-up notifications and advertisements and similar non-direct marketing communications about our brands' offers, promotions and competitions of our brands of our group companies, and monitor your use of these. These marketing communications may be personalised based on your interests and preferences.</p>	<ol style="list-style-type: none"> 1. Identity and contact 2. Usage 3. Technical 4. Device 5. Profile 6. Marketing 	<ol style="list-style-type: none"> 1. Necessary for our legitimate interests (to provide you with personalised experience and improve our Platforms). 2. When you give consent to us.

<p>To display online banner advertisements, interstitial advertisements, pop-up notifications and advertisements and similar non-direct marketing communications about the offers, promotions and competitions of the brands of our group companies (including online gambling brands), and monitor your use of these. These marketing communications may be personalised based on your interests and preferences.</p>	<ol style="list-style-type: none"> 1. Identity and contact 2. Usage 3. Technical 4. Device 5. Profile 6. Marketing 	<ol style="list-style-type: none"> 1. Necessary for our legitimate interests (to provide you with personalised experience and improve our Platforms). 2. When you give consent to us.
<p>To display online banner advertisements, interstitial advertisements, pop-up notifications and advertisements and similar non-direct marketing communications about the offers, promotions and competitions of the brands of third parties that have been carefully selected by us (including online gambling brands), and monitor your use of these. These marketing communications may be personalised based on your interests and preferences.</p>	<ol style="list-style-type: none"> 1. Identity and contact 2. Usage 3. Technical 4. Device 5. Profile 6. Marketing 	<ol style="list-style-type: none"> 1. Necessary for our legitimate interests (to provide you with personalised experience and improve our Platforms). 2. When you give consent to us.
<p>To provide Services you have asked to receive (i.e. we may need to contact you where you have registered to attend an event we are hosting or otherwise involved in with or in</p>	<ol style="list-style-type: none"> 1. Identity and contact 	<ol style="list-style-type: none"> 1. Necessary to comply with a legal obligation. 2. Necessary for our Legitimate Interests (for providing the

association with a third party, or are running a promotion, competition or prize draw you have entered).		relevant services to our customers).
To process any job enquiry or application you have submitted to us or otherwise uploaded via our 'Careers' page and to contact you about the progress of your job application.	<ol style="list-style-type: none"> 1. Identity and contact 2. Profile 	<ol style="list-style-type: none"> 1. Steps taken prior to entering into a contract of employment with you as a potential employee. 2. Necessary for our Legitimate Interest (to process candidate applications for the purpose of developing our business).
To communicate our terms of use, privacy notice and cookie policy, and notify you of changes to these and/or any changes to our products and services	<ol style="list-style-type: none"> 1. Usage 2. Technical 3. Device 4. Profile 5. Marketing 	<ol style="list-style-type: none"> 1. Necessary to comply with a legal obligation. 2. Necessary for our Legitimate Interest (to keep our records updated and to study how customers use our products and services).

COOKIES

You can set your browser to refuse all or some browser cookies, or to alert you when websites set or access cookies. If you disable or refuse cookies, please note that some parts of our Platforms may become inaccessible or not function properly. For more information about the cookies we use and how to manage your preferences.

MARKETING

You can tell us whether or not you wish to be contacted for certain marketing purposes as set out below and, if so, how we can contact you.

All marketing communications may contain details about news articles, product updates, or any new content, data, promotions, competitions, offers, and other promotional information about our Platforms or

our brands, or about the content, data, promotions, competitions, offers, and other promotional information and services of our carefully selected third parties.

All marketing communications may also contain details about gambling products and services (including but not limited to gambling services provided by our group companies or our carefully selected third parties). This may include details about betting and gaming products, events, offers, promotions, competitions, bonuses, rewards and promotional pay-outs.

For certain marketing communications, such as online banners, interstitials and other pop-up notifications and/or advertisements (which may be tailored based on your interests and/or preferences as set out above), we will take into account any information you provide via our consent management tools where relevant. Where we are able to rely on our legitimate interests to make available such marketing communications, we will do so in accordance with the information set out above.

For certain marketing communications, you can choose to opt-in to receive our marketing communications via the following channels:

- email marketing: when you opt-in to receive marketing communications by email, such as by subscribing to our newsletter, promotional email communications or match reports via the desktop websites, mobile websites and native mobile applications of our Platforms;
- app push notifications: when you have installed our Platforms' native mobile applications on your device and enabled push notifications in your device settings;

For certain marketing communications, you can opt-out from receiving marketing communications or update your preferences as to which marketing communications you receive at any time by contacting us using the details set out in Section 11 or by following these instructions:

- email marketing: to opt-out from emails, use the 'Unsubscribe' link provided within any email you receive. You can also update your preferences by using the 'Manage Preferences' link provided with any email you receive;
- app push notifications: to opt-out from receiving push notifications from our Platforms' native mobile applications, you can disable push notifications in your device settings or via the 'Notifications' page in the 'Settings' page of our Platforms' native mobile applications where you can also update your preferences;

5. DISCLOSURES OF YOUR INFORMATION

Your information will only be disclosed to companies within the University of Ilorin groups and third parties outside those groups in accordance with the terms of this privacy notice.

Unilorin League may transfer your information to another company if it restructures its business. Unilorin League may transfer your information to a third party if the operator of the App changes, or if there is a sale of all or any part of our business or its assets. In the event of any of these transfers occurring, the party who acquires the data will assume the rights and obligations described in this privacy notice.

Unilorin League may engage the services of third-party service providers and suppliers for certain activities including, but not limited to, processing your information and providing technical support to our Services. For example, we engage service providers to host our Platforms, store data, send marketing communications, carry out data cleansing to suppress our marketing lists, carry out marketing data segmentation, and perform data analytics to measure and understand our audience, tailor our marketing and trading services, and improve your experience of our Platforms. Unilorin League will take steps to ensure that arrangements with third party service providers protect your privacy by ensuring that these third parties comply strictly with instructions when they are processing your information. Unilorin League may share your Personal Data with third parties who process your Personal Data on our behalf when they provide services to us, for example data analytics, ad networks, financial services and for the purposes of recruitment.

If we offer co-branded services such as promotions, competitions or events, together with or in association with a third party, Unilorin League may share the information you provide with that third party. These co-branded services may be hosted by us or by a third party. The third party's use of your information will be governed by that third party's privacy notice, which you should always read. This may also provide information about how that third party's service providers may process your Personal Data. We require all third parties to respect the security of your information and to treat it in accordance with the law. We do not allow our third party service providers to use your information for their own purposes and only permit them to process your information for specified purposes and in accordance with our instructions.

6. INTERNATIONAL TRANSFERS

Third parties with whom we share your Personal Data may be based outside the combined area of the United Kingdom ("UK") and the European Union ("EU") and, as such, the processing of your Personal Data may involve a transfer of your Personal Data outside the combined area of the United Kingdom and the EU.

If your Personal Data is transferred outside the combined area of the United Kingdom and the EU, we take steps to make sure it has the same level of protection as it would have in the EU.

7. OUR ADVERTISING PARTNERS

Some of the advertisements you receive while using the Services are chosen and displayed to your device based on predictions about your interests generated from your visits to different websites in the browser you use and on other devices, you may use. This type of ad customization is sometimes called "online behavioral" or "interest-based" advertising. Such interest-based advertising helps support the free content, products and services you receive via our Services.

The advertising partners we currently work (or will shortly be working) with (together, the "Ad Partners") are listed here:

[Unilorin League's Privacy Notice Ad Partners](#)

The advertising partners we currently work with (or will shortly be working with) are managed using Google Ad Exchange.

Although we aim to keep the list of Ad Partners in this privacy notice updated, the Ad Partners we work with may change from time to time. Please contact us using the details set out in section 11 below if you would like to receive a complete and up-to-date list of our Ad Partners.

In order to deliver interest-based advertising that is more likely to be relevant to you, we deploy cookies, web beacons and similar technologies built by such Ad Partners that collect usage data, namely the IP address of your device and the websites visited using that device. Ad Partners then receive such usage data and use it to deliver the advertising of the Ad Partner's advertisers. The Ad Partners do not receive any directly personally identifiable information such as your name, address or contact details. Please refer to the Ad Partner's respective privacy policies (via the above links) for more information on how their services work.

If you would like to understand more about interest-based advertising and/or managing your cookies/opt-out options in relation to interest-based advertising. Further information on how to manage cookies via your website browser/mobile device can also be accessed via the following links:

- <https://www.networkadvertising.org/choices>;
- <https://www.aboutads.info>;
- <https://www.youronlinechoices.eu>; or
- <https://www.youradchoices.com>.

If you are using the mobile app, you can manage certain preferences via your device's privacy setting (e.g., Apple iOS Limit Ad Tracking).

We adhere to the self-regulatory principles of the Network Advertising Initiative (<https://www.networkadvertising.org/>), Digital Advertising Alliance

(<https://digitaladvertisingalliance.org/>), and European Interactive Digital Advertising Alliance (<https://www.edaa.eu/>) insofar as they are applicable to website operators.

8. DATA SECURITY

We have put in place appropriate security measures to prevent your information from being accidentally lost, used or accessed in an unauthorized way, altered or disclosed. In addition, we limit access to your information to those employees, agents, contractors and other third parties who have a business need-to-know. They will only process your information on our instructions and they are subject to a duty of confidentiality.

We have put in place procedures to deal with any suspected data breach and will notify you and any applicable regulator of a breach where we are legally required to do so.

9. DATA RETENTION

HOW LONG WILL YOU USE MY INFORMATION FOR?

We will only retain your information for as long as necessary to fulfil the purposes we collected it for (e.g. such as providing you access to our Services), including for the purpose of satisfying any legal, accounting, or reporting requirements.

Where it is no longer necessary to process your Personal Data, we will delete it or anonymize it by removing all details that identify you in accordance with Data Protection Laws. For example, if you withdraw your consent to process your Personal Data, we will delete your Personal Data unless this is required to be retained to enable us to comply with Data Protection Laws.

The length of time for which we retain your Personal Data will depend on what we are using it for as set out in this privacy notice. For example, whilst you are using our products and services, we may need to use it to answer your queries about our products and services. We will also keep your email address whilst you have subscribed to receiving marketing communications but, even when you unsubscribe, we are required to continue to retain it to ensure that we do not send you any marketing communications in future.

Please note, however, that we may be subject to legal and regulatory requirements to keep Personal Data for a longer period, in particular pursuant to any applicable statutory limitation period.

10. YOUR RIGHTS

Under certain circumstances, you have rights under Data Protection Laws in relation to your Personal Data, including the right to:

- request access to your Personal Data;
- request correction of your Personal Data;
- request erasure of your Personal Data;
- object to processing of your Personal Data;
- request restriction of processing your Personal Data;
- request transfer of your Personal Data;
- withdraw consent;
- object (where our lawful basis for processing your Personal Data is based on our Legitimate Interests); and

Our Ad Partners do collect and use the usage data described in Section 7 above. If you wish to exercise any of the rights set out above in respect of such data, please contact the Ad Partners using the details in their privacy notice.

11. QUESTIONS

If you have any questions about this privacy notice or wish to otherwise exercise your rights (such as to withdraw your consent from receiving marketing communications), please contact us [here](#).

12. CHANGES TO THIS PRIVACY NOTICE

We may, from time to time, change or update this privacy notice. All changes to this privacy notice will be published on this page of our App. Each change will become effective upon publication. We recommend that you revisit and read this privacy notice regularly to ensure that you are up-to-date with the current terms.

13. GLOSSARY

Term	What this means

Anonymised Data	Data sets that cannot be used to identify an individual.
Data Controller	A natural or legal person who (either alone or jointly or in common with other persons) determines the purposes for which and the manner in which any Personal Data are to be processed.
Data Processor	A natural or legal person which processes Personal Data on behalf of the Data Controller.
Data Protection Laws	Data Protection Act 2018 and the EU General Data Protection Regulation 2018 (GDPR), and any other applicable laws or regulations relating to the protection of Personal Data.
Legitimate Interests	Processing Personal Data for our business interest, activities and needs including providing you with the best service and experience we can offer. We balance our interests against any possible impact on you (both positive and negative), your rights and your freedom. Where our business interest and needs are overridden by your interests, rights or freedom, we will not process your Personal Data (unless you have provided us with your consent or unless required by any applicable laws or regulations).
Personal Data	Information relating to an identifiable person, who can be directly or indirectly identified in particular by reference to an identifier.
Special Category of Personal Data	Personal Data revealing details about your race or ethnicity, religious or philosophical beliefs, sexual orientation, sex life, political opinions, trade union membership, and information about your health, genetic and biometric data.

